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11	Attorneys for Plaintiff Shane Kaufmann		
12			
13	UNITED STATES DISTRICT COURT		
14	DISTRICT OF NEVADA		
15		]	
16	SHANE KAUFMANN,	Case No.: 2:18-cv-02037-KJD-DJA	
17	Plaintiff,	STIPULATION AND REQUEST TO	
18	vs.	EXTEND TIME FOR PLAINTIFF TO RESPOND TO MOTION TO	
	DESERT PALACE, INC. d/b/a CAESARS	CONSOLIDATE [ECF NO. 32]	
19	PALACE; DOES I through X, and ROE BUSINESS ENTITIES I through X, inclusive,	[FIRST REQUEST]	
20	Defendants.		
21			
22			
23	Plaintiff Shane Kaufmann ("Plaintiff") and defendant Desert Palace LLC d/b/a Caesars Palace		
24	f/k/a Desert Palace, Inc. ("Defendant"), by and through their respective undersigned counsel, hereb		
25	agree and stipulate to extend the time for Plaintiff Kaufmann to respond to Defendant's motion t		
26	consolidate [ECF No. 32] filed on August 15, 2019.		
27	Under FRCP and local rules, the response of Plaintiff is currently due on August 29, 2019		
28	This extension was requested by Plaintiff's counsel, who needed additional time to prepare a thoroug		

1	opposition. The parties have agreed to rec	quest Court approval of this extension for Plaintiff's
2	oppositional response time to and including <b>September 3, 2019</b> . This extension will not unduly	
3	delay this matter in any way. Plaintiff's undersigned counsel requested agreement and Ms. Ketner	
4	agreed. Due to the lateness of the day, she was not available to sign this Stipulation.	
5		
6	DATED 3rd day of September, 2019.	DATED 3rd day of September, 2019.
7	GILBERT & ENGLAND LAW FIRM	LITTLER MENDELSON, P.C.
8		
9	/s/ Kathleen J. England KATHLEEN J. ENGLAND, ESQ.	
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14	8816 Spanish Ridge Avenue Las Vegas, Nevada 89148	Attorneys for Defendant Desert Palace, LLC, dba Caesars Palace
15	Attorneys for Plaintiff Shane Kaufmann	
16		
17		
18	IT IS SO ORDERED.  DATED September 6 2010	
19		DATED September 6 , 2019.
20		
21		Daniel J. Albregts
22		United States Magistrate Judge
23		
24		
25		
26		